

# The Gazette of India



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Separate paging is given to this Part in order that it may be filed as a separate compilation

## PART III—SECTION 3

### Notifications relating to Minor Administrations

#### GOVERNMENT OF KUTCH

##### NOTIFICATION

Bhuj, the 24th December 1953

No. S-123/53—The Chief Commissioner has been pleased to grant the following leave to Shri H. C. Widhani, former Statistics Officer, Kutch:—

- (1) Earned leave for three days with effect from 18th August 1953 to 20th August 1953 (both days inclusive).
- (2) Extraordinary leave for 16 days with effect from 21st August 1953 to 5th September 1953.

By order

S. B. PATIL

Secretary to the Chief Commissioner for Kutch

#### GOVERNMENT OF AJMER

##### Department of Food and Civil Supplies

##### NOTIFICATIONS

Ajmer, the 15th December 1953

No. FCS.3/24/53-Confl.—In exercise of the powers conferred by Section 3 of the Essential Supplies (Temporary Power) Act, 1946 (Central Act XXIV of 1946), read with the Government of India, late Department of Food, Notification No. PY-603(2)-1 dated the 21st October, 1943, as continued under Section 17 of the said Act, the Chief Commissioner, Ajmer has been pleased to order that the following amendment shall be made in this Government Notification No. FCS.3/24/53-Confl.(5) dated the 29th April, 1953 (the Ajmer Foodgrains Control Order, 1953):—

After item 8 of the Schedule appended to the said order, the following item shall be inserted, namely:—

“9. Gram.”

By order

ASOKA SEN

Chief Secretary

#### Medical and LSG Department

Ajmer, the 27th December 1953

No. 15/103/53-Medl.—Dr. N. C. Mallik, M.B., F.R.F.P.S. (Glasgow), relinquished charge of the post of Civil Assistant Surgeon Grade I, Civil Hospital, Beawar on the forenoon of the 3rd December, 1953 and resumed charge of the post of Civil Assistant Surgeon, Grade I, Victoria Hospital, Ajmer on the forenoon of the 4th December, 1953.

V. N. BHATIA  
Deputy Secretary

#### Education Department

Ajmer, the 28th December 1953

No. 1/2/52-Edn.—The following draft Rules, which the Chief Commissioner, Ajmer proposes to make under section 14 of the Ajmer Primary Education Act, 1952 (II of 1952)

are published as required by subsection (3) of the said sec. for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 30th day of its publication together with any objections or suggestions which may be received with respect thereto before that date. All objections and suggestions should be addressed to the Director of Education, Ajmer.

No. 1/2/53-Edn.—In exercise of the powers conferred by Section 14 of the Ajmer Primary Education Act, 1952 (II of 1952), the Chief Commissioner, Ajmer is pleased to make the following rules:—

1. *Short title, extent and commencement*—(1) These rules may be called the Ajmer Primary Education Rules, 1953.

(2) They extend to the whole of the Ajmer State and shall come into force from the date of publication of this notification in the official gazette.

2. In these rules, unless there is anything repugnant in the subject or context:—

(1) “Act” means the Ajmer Primary Education Act, 1952 (II of 1952).

(2) “Director” means the Director of Education of the State or any other officer authorised by the Government to perform the duties of the Director.

(3) “Area of compulsion” means all sub-divisions or any part of a sub-division in which primary education has been made compulsory under Section 3(1).

(4) “Attendance Officer” means an officer appointed by the Director for the purpose of ensuring regular attendance at a recognised primary school of children to whom the Act applies.

(5) “Child” means a person of either sex of such age, not less than six or more than 11 years, as may be prescribed under section 2(1)(h).

(6) “Warning” means a notice served on a guardian to cause a child who is under his guardianship, to attend school.

(7) “Form” means form appended to these rules.

(8) “Section” means a section of the Act.

(9) “Schedule” means a schedule appended to these rules.

(10) Words and expressions used in the Act but not defined in rules shall have the meanings assigned to them in the Act.

3. *Organisation of census of children*—Before introducing compulsion, and every year after the introduction of compulsion, the Director shall cause a census to be taken of all children in the area in which compulsion is proposed to be or has been introduced. For this purpose, the Director shall in accordance with such directions as may be given by the Chief Commissioner arrange :

(i) to fix and notify the dates on which such census is proposed to be taken.

(ii) to appoint the necessary enumerators and supervising enumerators, to assign specific villages or areas to such of them and to explain to them work which they are expected to do.

- (iii) to get, as accurately as possible, particulars of each child filled in the census form given in Form A prescribed in Appendix I to these rules; and
- (iv) to get the census work supervised and checked by the attendance officers.

**4. Entry of name and date of birth of a child**—(1) The name and date of birth of a child given in the census form over his signature or thus impression by the parent shall be taken as correct and entered in the census register and the general register of the school; provided that if at the time of admission to the school or in response to the warning issued to him under rule 10 the parent of the child disputes the correctness of such date and furnishes under his signature or thumb impression a different birth date and produces proof in support of his statement, the head teacher of the school shall refer the matter to the Director, or such officer as may be nominated by him, who shall decide which of the two dates shall be entered in the census and general registers and such date shall then be entered in such registers.

(2) The name and date of birth entered in the registers under sub-rule (1) shall not be altered except with the sanction of the Director, or such officer as may be nominated by him.

**5. Preparation and publication of a Census Register**—(1) Immediately after the census work is completed, such officer as may be nominated by the Director shall, in accordance with such directions as may be given by the Director, arrange with the help of the enumerators, supervising enumerators and attendance officers to get prepared for each village or ward of a town or city—

- (a) A census register of all children of the ages to whom the compulsion applies, already attending approved schools in Form B prescribed in Appendix I to these rules, and
- (b) a list of all children of the school-ages not attending any approved school in Form C prescribed in Appendix I to these rules.

(2) The registers and lists prepared under sub-rule (1) shall then be published.

**Explanation** : The registers and lists shall be deemed to have been published in the area where compulsion is proposed to be introduced or has been introduced, if the registers and lists are kept open for inspection during working hours at any office or school in such area and an announcement is made by beat of drum that the register and lists are kept open for inspection at such places during such hours.

**6. Census of children to be taken every year in an area of compulsion**—In any area in which compulsory primary education upto any standard has been introduced, a census of all children shall be held every year in accordance with rule 3. At a subsequent census (i) the particulars of each child already filled in the census form at the preceding census shall be verified and if any modification excepting the change in the name or the date of birth of the child is found to be necessary such modification may be made in the old census form and duly initialled by the enumerator or a new census form got filled and signed by the parent or guardian of such child and (ii) particulars of all children who are likely to be within the ages to which the compulsion will apply at the commencement of next academic year and who were not enumerated at any previous census shall be filled in the prescribed form.

**7. Revision of the Census Register from time to time**—It shall be the duty of the Attendance Officer to keep in his charge as a permanent record the census register prepared under rule 5 for every village or ward of a town corrected up to date by (i) adding from time to time the names of all children from the lists of non-attending children as soon as such children have been enrolled in approved schools and of other children of the ages to which the compulsion applies who were for any reason not enumerated at the time of the census or who came to reside in the compulsory area after the census and have been enrolled in approved schools now and (ii) removing from it, from time to time the names of children who have been reported by Headmaster to have left approved schools or been removed to areas outside the compulsory area or who have ceased to be under compulsion for any valid reason such as (a) death, (b) completing the compulsory course, (c) completing the school year after completing the maximum age to which the compulsion applies or (d) being exempted under section 4 of the Act. The Census Register shall also be revised on the basis of the census taken in the area of compulsion.

**8. The School Advisory Committees**—A Committee consisting of five members, one official and four non-officials, shall be appointed by the Chief Commissioner for a group of primary schools covering an area of 3 to 5

square miles in the compulsory area. The official member shall be the Convenor of the Committee and three members shall form a quorum. The names of the schools that may come under the jurisdiction of each Committee shall be determined by the Director.

(2) Every Committee so appointed shall function for a period of three years and shall thereafter be reconstituted by the Director with the approval of the Chief Commissioner. The members selected shall be persons of experience and shall be acquainted with the educational conditions prevailing in the area for which the Committee is constituted. Appointment to any vacancy occurring in the membership of the Committee shall be made by the Director.

(3) The Chief Commissioner shall have power to abolish any Committee which in his opinion, does not function properly.

(4) The School Advisory Committee shall—

- (a) assist the officers of the Education Department in securing suitable accommodation for the School;
- (b) assist the Headmaster and other officers of the Education Department in keeping the school premises in good repair and in a sanitary condition;
- (c) visit all the schools placed under its supervision at least once a month;
- (d) note whether the number of pupils in the School at the time of the visit corresponds with the number marked as present in the register and report any irregularity to the Director;
- (e) report to the Director any irregularity or unpunctuality in the matter of the opening and closing of the school and the teacher's attendance.
- (f) endeavour to increase the number of pupils, especially of those belonging to the Intermediate communities, Scheduled Castes, Aboriginal and Hill Tribes and other backward communities and to improve the attendance.

**9. Period of attendance at School**—The period of attendance at school required under Section 6(2) of the Act, shall be not less than 75 per cent of the working days in the year beginning with the 1st of July, each year, and not less than three hours on each day of attendance, provided that the Director may fix other periods of attendance in special cases.

**10. Issue of warning to cause attendance of children**—(1) The Headmaster of the recognised school concerned shall issue a warning in Form D given in Appendix I to these rules to the parent or guardian of every child of the school-age to whom compulsion applies not attending any approved school directing him to cause the child to attend the school within a week from the date of this warning or from a date which shall be specified in the warning.

(2) If a Headmaster comes across the case of a child liable to attend school compulsorily having been employed by a person as to interfere with the education or instruction of such child, he shall issue a warning in Form E in Appendix II to these rules to such a person against the employment of the child. If the warning has no effect, a complaint shall be lodged by the Attendance Officer concerned against the person concerned in a Court of Law in Form H to Appendix I to these rules.

(3) The warnings under sub-rules (1) and (2) may be served by their delivery to the persons concerned personally or by affixing them on the premises last occupied by the persons concerned.

**11. Particulars of warnings issued to be maintained and communicated**—The Headmaster of each approved school in the area of compulsion shall maintain a register showing full particulars of all warnings issued by him in Forms F and G in Appendix I to these rules. These particulars shall also be communicated to the Attendance Officer concerned in the same form.

**12. Application for exemption from attendance**—If a parent or guardian wishes that his child or ward be exempted from attending a school for any of the reasons mentioned in Section 7 of the Act, he shall apply for such exemption to the Attendance Officer concerned through the Headmaster of the School which the child is required to attend. The Attendance Officer shall then obtain orders from the Competent Authority, mentioned in rule 13 of these rules.

The grounds of such exemption are:—

- (1) The Child is a Muslim girl over the age of ten years.
- (2) That the child, if a boy over ten years of age and, if a girl, is over nine years of age at the time of his or her first admission to a primary school, and is, in the opinion of the Competent Authority

mentioned in Rule 13, not likely to complete his or her primary education.

- (3) The Chief Commissioner has by notification exempted any person or class of persons from operation of the Act under Section 4 of the Act.
- (4) Any other ground which in the opinion of the Competent Authority referred to in Rule 13, is a fit ground for granting permanent exemption.

13. *Grant of exemption from attendance or leave of absence*—If the exemption applied for under rule 12 is of a permanent nature, the Attendance Officer shall call the parent or guardian applying for exemption before the School Advisory Committee constituted under rule 8, and hear what he has to say and then in consultation with the Committee forward the application to the Chief Commissioner or such other officer as has been delegated the powers of Section 4 to grant exemptions through his immediate officers concerned, with his recommendation or remarks whether the exemption be granted or not.

(2) If the exemption applied for is of a temporary nature the Headmaster of the School may grant such exemption and also leave or absence for a period not exceeding 7 days at a time.

- (a) when the child is ill ; or
- (b) when any other member of his family is ill or disabled and the attendance of the child is required at home ; or
- (c) when there is the marriage of any of the relations of the child ; or
- (d) when his absence is specially required by the parent or guardian to help him in his vocation ; or
- (e) when any religious ceremony is to be performed at which in the opinion of the authority granting leave, the attendance of the child is necessary ; or
- (f) when any death in the family of the child has occurred ; or
- (g) when it is necessary for the child to accompany the guardian on temporary absence from his residence.

(3) If the period of exemption from attendance or leave of absence exceeds 7 days, the Headmaster shall forward the application to the Attendance Officer who may grant such exemption or leave of absence for a period not exceeding 15 days in all at a time for any of the reasons given in sub-rule (2).

(4) If the period of exemption from attendance or leave of absence exceeds 15 days at any time, the Attendance Officer shall forward the application with his remarks thereon to the Director or such officer as has been appointed by him in this behalf who may grant such exemption from attendance or leave of absence for the reasons given in sub-rule (2).

14. *Report of absence*—(1) If any child liable to attend a school does not attend school directed in the warning issued under rule 10 ; and if such a child has not been exempted from attendance or granted leave of absence under rule 13, the Headmaster shall at once send a report of the fact to the Attendance Officer.

(2) The Headmaster shall, not later than the 5th day of every month report simultaneously to the Attendance Officer and the Director:—

- (a) the names of all children who have not attended his school without any leave of absence granted to them and stating against their names the causes of their absence from school as ascertained by him after contacting parents or guardians of such children ; and
- (b) the names of children of the ages to which compulsion applies, who have joined and left his school during the preceding month.

15. *Report about the removal of a child or his parent or guardian to another place*—If the parent or guardian of a child liable for compulsion who is attending in approved school removes the child from the town or village or ward of a city in which he or it is residing the Headmaster of the school which the child attends shall inform the Attendance Officer and also the Director or the Officer authorised by him, of the removal of the child. If the removal is to another area of compulsion, the Director or the officer authorised by him shall take steps through the Attendance Officer of such area to ensure that the prescribed warning is served on the parent or guardian requiring him to cause the child to attend an approved school within that area. It shall be the duty of the Attendance Officer to check or cause to be checked at least 5 per cent. of the removals from the area of compulsion during each year in respect of each school.

16. *Filing of complaints*—If the person to whom a warning has been issued fails to cause the child to attend an approved school on or after the date specified in the warning, the Attendance Officer shall on receipt of a report about the absence of such a child from the Headmaster of the school, if so authorised by the Chief Commissioner or such other officer as has been nominated by him, file a complaint to that effect in Form H given in Appendix I to these rules with a Magistrate, or the person empowered in this behalf by the District Magistrate.

17. *Duties of Attendance Officers*.—Subject to the instructions that may be issued by the Director, the Attendance Officer, so far as his beat is concerned, shall be responsible for—

- (a) the organisation and supervision of the census work and collection of statistics for the preparation of a scheme of compulsion ;
- (b) the maintenance of a correct and up-to-date census register ;
- (c) the issue of attendance notices ;
- (d) the enrolment of all children liable for compulsion in schools within 2 months of the commencement of the school year ;
- (e) arranging for the receipt of report about enrolment and attendance from Headmasters of all primary schools and submission of monthly reports on attendance to the Director ;
- (f) visiting schools and homes of pupils who are not enrolled or are irregular in attendance or are absent from schools ;
- (g) ensuring that warnings are issued by the Headmasters in respect of children to whom compulsion applies but do not attend recognised school ;
- (h) the enforcement of compulsory attendance by preparing cases for prosecution and if authorised in this behalf by the Chief Commissioner by lodging complaints before a Magistrate or other person empowered in this behalf by the District Magistrate ; and
- (i) such other work including inspection and supervision work as may be assigned to him by the Director from time to time.

18. *Duties of Headmasters*.—In addition to his duties as a primary school teacher in respect of the class or classes taught by him personally a Headmaster of a primary school in the area of compulsion subject to such instructions as may from time to time be issued by the Director and other officers authorised in this behalf, shall—

- (a) be generally responsible for the efficient and effective education including physical education of all pupils in his school ;
- (b) attend the school punctually, be present in the school during the appointed school hours, devote his whole attention to the school work and shall not do any private work during the school hours ;
- (c) be responsible for ensuring that the school property of every description is properly cared for and for keeping the school premises clean and tidy. Any damage done to such property should be reported by the Headmaster, to the Director through the Officers concerned.
- (d) be responsible for the arrangement of pupils in their classes and for their promotion to higher standards according to their progress during the year and the results of the annual examination ;
- (e) be accountable for any undue stagnation especially in lower standards ;
- (f) make all efforts to improve attendance in his school by—
  - (i) inducing the parents of school-going children to get their children enrolled in schools and to attend school regularly ;
  - (ii) establishing personal contact with parents of non-attending children, enquiring into the cause of their absence or irregular attendance, and inducing them to cause their children to attend the school regularly ;
- (g) assist the attendance officer of the beat in enforcing attendance of school going children by—(i) reporting to him the absence of any school-going child who has not been exempted from attendance or granted leave of absence under these rules, (ii) sending a report to him by the 5th of every month about the names of all non-attending children who have not been exempted from attendance or granted leave of absence under these rules and of the names of all children to whom compulsion

applies and who joined and left the school in the preceding month, (iii) serving attendance notices or orders.

(h) be responsible for the disbursement of pay to his assistants immediately on receipt of such pay from the Director or other officer concerned.

(i) grant leaving certificates or extracts from the general register to the pupil or his parent on application and on the payment of prescribed fee, if any;

(j) prepare the time-table of the school every year;

(k) be responsible for the proper maintenance of all school registers and records;

(l) be responsible for the general organisation of the school including games and sports, for holding annual or periodical examinations, for arranging extra curricular activities and for distributing books, slates, educational requisites, to school children;

(m) deal with all correspondence in connection with the school in his charge;

(n) supervise, control and co-ordinate the work of his assistants, be responsible for their efficiency and discipline and report forthwith to the Director or other officer concerned, cases which may come to his notice of misconduct or breach of discipline among his assistants;

(o) inculcate in pupils attending his school habits of cleanliness and neatness and be responsible for their conduct and discipline;

(p) promote communal harmony and good will among pupils in his schools and ensure that no disability of any kind is imposed on any pupil on the ground of his caste or community;

(q) abstain from taking active interest in political or communal organisation or from canvassing in support of any candidate for any election in the area of the District Board or authorised Municipality;

(r) not join any association or union of teachers or of teachers and others or take part in the activities of any such body unless the association or union is recognised by Government; and

(s) perform such other duties or conform to such instructions relating to primary education as may be required of or issued to him by the officers of the Education Department.

By order of the Chief Commissioner  
 V. N. BHATIA  
 Deputy Secretary

## APPENDIX I

## FORM A

[Vide rule 3(iii) of the Ajmer Primary Education Rules 1953.]

## Form of census of children

1. Name of village :
2. Serial No. :
3. Name of child with father's name and surname :
4. Language spoken by the child :
5. Date of birth (in words) :
6. Name and address of parent, guardian or other persons who has actual custody of the child :
7. Name of the school attended or to which the child is to be sent :
8. If the child is physically defective and is unable to attend school the reasons therefor :

Date Signature of Enumerator

The birth date entered above is, to my knowledge and belief correct, and I am quite conscious of the provisions made in rule 4(3) of the Ajmer Primary Education Rules, 1953.

Signature or thumb impression  
of parent or guardian

N.B.—In case of a child the year of whose birth is known but not the month or the date, the 1st day of June of that year should be entered as the date of birth. When both the year and the month of birth are known but not the date of the 1st day of that month should be entered as the date of birth. If the date of birth has been entered in this manner the words "according to N.B." should be written below the date of birth.

FORM B  
 [Vide rule 5(1) of the Ajmer Primary Education Rules, 1953.]

Form of Census Register of all children of the ages to whom compulsion applies already attending approved Schools.

## Register of boys/girls in\*

S. No	Name of boy/girl with father's name & surname, if any	Language spoken by the child	Date of Birth	School year in which the child becomes liable for compulsory primary education	School year in which the child shall cease to be liable for compulsory primary education	Name and address of parent or guardian or other person who has actual custody of the child	REMARKS.
1	2	3	4	5	6	7	8

\*Here enter the name of the village or ward in which the child is residing.

†In the case of a child the year of whose birth is known but not the month or the date, the first of June of that year should be entered as the date of birth. When both the year and the month of birth are known but not the date the 1st day of that month should be entered as the date of birth. If the date of birth has been entered in this manner the words "according to foot note" should be written below the date of birth.

‡Here the name of the school to which the child is to be sent should be entered or if the child is exempted a note to that effect should be made.

FORM C  
 [Vide rule 5(1) of the Ajmer Primary Education Rules, 1953.]

Form of the list of all children of the ages to whom compulsion applies, not attending any approved school.

## List of boys/girls

S. No	Name of boy/girl with father's name & surname, if any	Language spoken by the child	Date of Birth	School yr. in which the child becomes liable for compulsory primary education	School yr. in which the child shall cease to be liable for compulsory primary education	Name & address of parent or guardian or other person who has actual custody of the child	REMARKS.
1	2	3	4	5	6	7	8

FORM D  
 [See rule 10(1) of the Ajmer Primary Education Rules 1953.]

## Form of Warning to Guardian

Whereas it has come to my notice that..... aged ..... years and who is under your guardianship has not been caused to attend school as required by the provisions of the Ajmer Primary Education Act, 1952, I..... in exercise of the powers vested in me by the said Act do hereby call upon you to cause the child to attend School from....., 195..... failing which action will be taken against you in accordance with the provisions of Section 9 of the Act.

Place :  
 Date :

Headmaster/Headmistress,  
 Basic School

FORM E  
 [Vide Rule 10(2) of the Ajmer Primary Education Rules, 1953.]

## Form of Warning to Employer of a Child.

Whereas it has come to my notice that..... aged..... years is under your employment and his/her attendance at school is thereby being interfered

with, I.....in exercise of the powers vested in me by the provision of the Ajmer Primary Education Act, 1953, hereby call upon you to refrain from utilising the services of the said child from date....., 195....., failing which action will be taken against you in accordance with Section 9 of the Act.

Place :

Date : Headmaster/Headmistress.

## FORM F

[Vide Rule 11 of the Ajmer Primary Education Rules, 1953.]

## Register of warning to Guardian

Serial No.	Name of Guardian and address	Name of child	Date of Birth	Date of Service	REMARKS
1	2	3	4	5	6

## FORM G

[Vide Rule 8(4)(c) of the Ajmer Primary Education Rules, 1953.]

## Register of Warning to Employer of a child.

Serial No.	Name of employer and address	Name of child with age	Date of Notice	Date of Service	REMARKS
1	2	3	4	5	6

## FORM H

[Vide Rule 12 of the Ajmer Primary Education Rules, 1953.]

Form of complaint under Section 10 of the Ajmer Primary Education Act, 1953.

In the Court of the .....Class Magistrate.....persons authorised by the District Magistrate.

Mr. .... Attendance Officer,

Complainant :

Officer authorised by the Chief Commissioner, Ajmer.

versus

Mr. .... Adult, resident of ..... Accused :

Village.....

Complaint under section 10 of the Ajmer Primary Education Act, 1953.

The complainant begs to state that :

1. The accused is a resident of ..... Village/Ward in the area of District School Board/Authorised Municipality.....

2. Compulsory primary education has been introduced in this Village/Ward with the sanction of the Chief Commissioner for Boys and Girls/Girls of the age-group of ..... from ..... (vide Chief Commissioner's Notification No. .... dated the .....).

3. The age of the accused's son/daughter/ward..... is ..... years. A certificate regarding his/her date of birth is attached. The scheme of compulsion, therefore, applies to the accused's daughter/son/ward.

4. The accused was accordingly served with a warning, under Section 8 of the Ajmer Primary Education Act, 1952, requiring him to see that his son/daughter/ward.....

attended..... school regularly from ..... The accused has failed to comply with the provision of the warning.

5. The accused has, therefore, committed an offence under sections of the Ajmer Primary Education Act, 1952.

6. It is prayed that the accused be dealt with according to law and the maximum penalty as prescribed for in Section 9 of the Ajmer Primary Education Act, 1952, may be imposed on the accused.

Date :

Attendance Officer.

Place :

Officer authorised by the Chief Commissioner, State of Ajmer.

Documents filed :

(1)

(2)

## REGISTRAR, JOINT STOCK COMPANIES, DELHI

## NOTIFICATIONS

Delhi, the 1953

[Notice under Section 247(5) of the Indian Companies Act VII of 1913.]

In the matter of Indian Pictures and Cinemas Ltd.

No. C.921/J.S.C.—With reference to my Notification No. C.921/J.S.C. dated the 25th July 1953, published under Section 247(3) of the Indian Companies Act 1913, it is hereby notified that under the provisions of Section 247(5) of the said act, the company known as Indian Pictures & Cinemas Ltd. has been struck off the Register.

[Notice under Section 247(5) of the Indian Companies Act VII of 1913.]

In the matter of M/s. Capital Agricultural Farms Ltd.

No. C.873/J.S.C.—With reference to my Notification No. C.873/J.S.C. dated the 11th August 1951, published under Section 247(3) of the Indian Companies Act 1913, it is hereby notified that under the provisions of Section 247(5) of the said act, the company known as M/s. Capital Agricultural Farms Ltd. has been struck off the Register.

[Notice under Section 247(5) of the Indian Companies Act VII of 1913.]

In the matter of M/s. The Capital Agencies Ltd.

No. C.978/J.S.C.—With reference to my Notification No. C.978/J.S.C. dated 13th January 1950, published under Section 247(3) of the Indian Companies Act 1913, it is hereby notified that under the provisions of Section 247(5) of the said act, the company known as The Capital Agencies Ltd. has been struck off the Register.

[Notice under Section 247(5) of the Indian Companies Act VII of 1913.]

In the matter of M/s. Vaco Manufacturing Co. Ltd.

No. C.1344 J.S.C.—With reference to my Notification No. C.1344/J.S.C. dated the 17th July 1953, published under Section 247(3) of the Indian Companies Act 1913, it is hereby notified that under the provisions of Section 247(5) of the said act, the company known as Vaco Manufacturing Co. Ltd. has been struck off the Register.

[Notice under Section 247(5) of the Indian Companies Act VII of 1913.]

In the matter of Northern Industrial Builders Ltd.

No. 1450/J.S.C.—With reference to my Notification No. C.1450/J.S.C. dated the 20th July 1953, published under Section 247(3) of the Indian Companies Act 1913, it is hereby notified that under the provisions of Section 247(5) of the said act, the company known as Northern Industrial Builders Ltd. has been struck off the Register.

[Notice under Section 247(5) of the Indian Companies Act VII of 1913.]

In the matter of M/s. Preet Pictures Ltd.

No. C.1493/J.S.C.—With reference to my Notification No. C.1493/J.S.C. dated the 29th July 1953, published under Section 247(3) of the Indian Companies Act 1913, it is hereby notified that under the provisions of Section 247(5) of the said act, the company known as M/s. Preet Pictures Ltd. has been struck off the Register.

## NOTICE UNDER SECTION 6 OF THE EVACUEE INTEREST (SEPARATION) ACT, 1951 (ACT LXIV OF 1951)

Whereas information has been laid before me that the properties described in the Schedule hereto annexed are composite properties;

And whereas the evacuee interest in the said properties is to be separated from other interest;

I, now, hereby call upon all persons having an interest in the said properties to submit their claims in the prescribed form to me within sixty days from the date of this notice. In case no such claim is filed the whole property shall vest in the Custodian free from all encumbrances and liabilities.

Given under my hand and the seal of my Office this 31st day of December 1953.

C. JACOB  
Competent Officer and Senior Sub-Judge  
Ajmer

Serial Number	District where the property is situated	Town or village	Municipal number	Name of evacuees	Persons having claim as defined in Section 2(b)	Nature of claim
1	Ajmer	Ajmer	II/54	Razak Mohd. s/o Bhudekhan, Baspati Gali, Ajmer.	Ram Dayal s/o Naraindasji Karrakka Chowk, Ajmer.	Mortgage.
2	Ajmer	Ajmer	IX/118	Rustum Ali .. ..	Annantmal son of Bansilal Agarwal, Nala Bazar, Ajmer.	Do.
3	Ajmer	Nasirabad	1069 B 62 A 947 948 987 1030 1032 1069 A 1070	Lila and Hakim and others Do. Do. Do. Do. Do. Do. Do. Do.	Abdul Hamid and Others, House No. 1070, Dudia Mohalla, Nasirabad.	Co-sharers.
4	Ajmer	Nasirabad	1610 1620 1628	Suleman .. ..	Chisu and Others, House No. 1620. 1610, Mehtarpura, Nasirabad.	Do.
5	Ajmer	Nasirabad	1028 1929 A	Allahnoor .. ..	Ahmed Hussain, House No. 1928 Nasirabad. Do.	Do.
No. of Application u/s. 6 of the Act.						
95	Ajmer	Ajmer	AMC. No. IX/790 IX/790	Saikh Noor Ahmed s/o Karim Bux of Lekhan Kotri, Ajmer now evacuee.	The Urban Cooperative Bank A.M. Ltd., Ajmer.	Mortgage.
98	Ajmer	Ajmer	AMC/No. XIX/227	Rahim Bux son of Karim Bux Mohammedan, originally resident of Mohalla Gunj Ajmer now evacuee.	Do.	Do.
99	Ajmer	Ajmer	AMC/X/178	Dildar Khan son of Hussain Khan, Ed- gah Chand Baori, Ajmer.	Sri Dinesh Chand Contractor son of Nainsukh Das, resident of Bhajan Ganj, Ajmer.	Do.
100	Ajmer	Ajmer	AMC/IV/518	Maulvi Abdul Rasid Khan s/o Alaf Khan. Originally of Kayasth Mohalla, Ajmer now evacuee.	The Urban Cooperative Bank A.M. Ltd., Ajmer.	Do.
101	Ajmer	Ajmer	Khatu No. 281 at Chandbaori, Ajmer and Lands at Masuda-ki- Pal, Ajmer.	1. Mst. Geindi wd/o Karim Shah .. 2. Maqbool Shah s/o Karim Shah .. 3. Wahidan d/o Karim Shah .. 4. Ifabib Shah son of Rasulshah. 5. Mst. Khatun. All migrated to Pakistan address not known.	1. Mst. Kallo wd/o Rasul Shah .. 2. Mst. Zaneb d/o Rasulshah. 3. Mst. Fatima d/o Chandibhai Musal- mans, Usrigate, Ajmer.	Co-sharers.

## IN THE COURT OF THE INSOLVENCY JUDGE,

## Insolvency Case No. 14 of 1953

Velji son of Dhanji, Shoemaker, Kutchery Road Ajmer—Applicant.

Versus

Bhagatsingh and others—Creditors.

Whereas applicant has made an application under section 13 of the Provincial Insolvency Act to this Court on the 1st day of August 1953 to declare an insolvent. All the creditors are hereby informed that the above noted case has been fixed for hearing and disposal on the 12th day of January 1954 at 10-30 A.M. If any one desire to be represented in the matter he should attend this Court in person or duly instructed pleader. In default of your appearance, the application will be heard ex parte.

Given under my hand and seal of the Court this 24th day of December 1953.

By order, etc.

RISHI KESH

Clerk of Court

to the Insolvency Judge, Ajmer

## Schedule A

	Rs.
1. Bhagatsingh son of Gianshingh Chatai Ganj Ajmer	608
2. Sardar Tiloksingh Money lender Purani Mandi Ajmer	90
3. Sardar Jagatsingh Money lender Chawk Pannigran Hindu, Mochi Mohalla, Ajmer	35
Total	815

## Schedule B

	Rs.
1. Wearing apparel of applicant and his family member	15
2. Household goods, utensils, Bedding etc	15
3. Cobbler's tools etc. at applicant's shop	10
4. Cash in hand and outstanding	Nil
Total	40